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6 7 8 9	LOWELL HAKY (178526) Vice President and Associate General Counsel MAI KLAASSEN (209546) Vice President and Associate General Counsel CHARLES SCHWAB & CO., INC. 211 Main Street San Francisco, CA 94105 Telephone: (415) 471-3100					
10 11 12	Facsimile: (415) 471-3400 Attorneys for Defendants THE CHARLES SCHWAB CORPORATION and CHARLES SCHWAB & CO., INC.					
13						
14	UNITED STATES DISTRICT COURT					
15	NORTHERN DISTRICT OF CALIFORNIA					
16						
17	ROBERT CRAGO, Individually And On Behalf Of All Others Similarly Situated,	Case No. 3:16-cv-3938-RS				
18 19 20 21 22 23 24 25 26 27	Plaintiff, v. THE CHARLES SCHWAB CORPORATION, CHARLES SCHWAB & CO., INC., CHARLES R. SCHWAB, and WALTER W. BETTINGER II, Defendants.	STIPULATION AND [PROPOSED] ORDER TO SET DEADLINE FOR FILING NEW COMPLAINT AND SETTING BRIEFING SCHEDULE FOR MOTION TO DISMISS				
28						

1	WHEREAS, pursuant to the PSLRA (see 15 U.S.C. §78u-4(a)(3)(i)(II)) and Civ. L.R. 23-				
2	1(b), on November 2, 2016, the Court appointed Robert Wolfson and Frank Pino ("Plaintiffs") as				
3	lead plaintiffs of the putative class and Glancy Prongay & Murray LLP and Bragar Eagel & Squire,				
4	P.C., as lead counsel for the putative class;				
5	WHEREAS, Defendants The Charles Schwab Corp. and Charles Schwab & Co., Inc.				
6	(collectively "Schwab") have met and conferred with Plaintiffs' counsel about filing a new				
7	complaint and a briefing schedule for Schwab's motion to dismiss;				
8	WHEREAS, the parties have agreed to the following schedule for the filing of the new				
9	complaint and for the briefing of Schwab's motion to dismiss:				
10	January 13, 2017: Filing New Complaint				
11	March 3, 2017: Schwab's Motion To Dismiss				
12	April 14, 2017: Plaintiffs' Opposition to Schwab's Motion				
13	May 12, 2017: Schwab's Reply				
14	WHEREAS, the Court continued the October 13, 2016 initial case management conference				
15	until January 5, 2017, with a case management statement due December 29, 2017 (see Dkt. No. 24)				
16	WHEREAS, pursuant to the PSLRA, 15 U.S.C. § 78i-4(b)(3)(B), discovery generally shall				
17	be stayed during the pendency of a defendant's anticipated motion to dismiss;				
18	WHEREAS, the parties further agree that in light of the foregoing circumstances and in the				
19	interest of judicial efficiency, administration and justice, as well as conservation of judicial and				
20	private resources, the Initial Case Management Conference should be continued until after the Cour				
21	has decided Schwab's motion to dismiss and there is an operative complaint on file;				
22	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, SUBJECT TO				
23	APPROVAL BY THIS COURT, by these parties through their respective counsel of record, as				
24	follows:				
25	1. Plaintiffs' deadline to file a new complaint will be January 13, 2017;				
26	2. Schwab's deadline to file its motion to dismiss will be March 3, 2017;				
27	3. Plaintiffs' deadline to file its opposition to Schwab's motion will be April 14, 2017;				
28	4 Schwah's deadline to file its reply to its motion will be May 12, 2017:				

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1	5.	The initial case management conf	erence	e and all accompanying deadlines will be	
2	continued until after the Court decides Schwab's motion to dismiss and there is an operative				
3	complaint on file;				
4	6. The parties do not seek to reset these dates for the purpose of delay. The proposed				
5	new dates will not have an effect on any pre-trial and trial dates as the Court has yet to schedule				
6	these dates.				
7	SO STIPULATED.				
8					
9	Dated: Nove	ember 15, 2016	ARN	NOLD & PORTER LLP	
10					
11			By:	/s/ Gilbert R. Serota GILBERT R. SEROTA	
12					
13				Attorneys for Defendant CHARLES SCHWAB & COMPANY, INC.	
14					
15					
16	Dated: Nove	ember 15, 2016	BRA	AGAR EAGEL & SQUIRE P.C.	
17					
18			By:	/s/ Brandon Walker BRANDON WALKER	
19				Attorneys for Plaintiffs	
20				ROBERT WOLFSON AND FRANK PINO	
21	Dated: Nove	ember 15, 2016	GLA	ANCY PRONGAY & MURRAY LLP	
22					
23			By:	/s/ Joshua L. Crowell	
24			•	/s/ Joshua L. Crowell JOSHUA L. CROWELL	
25				Attorneys for Plaintiffs ROBERT WOLFSON AND FRANK PINO	
26					
27					
28					

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1	ATTESTATION					
2	I, Gilbert R. Serota, am the ECF User whose identification and password are being used to					
3	file this Stipulation And [Proposed] Order To Set Deadline For Filing New Complaint And Setting					
4	Briefing Schedule For Motion To Dismiss. In compliance with Local Rule 5-1(i)(3), I hereby attest					
5	that counsel for plaintiffs, Brandon Walker and Joshua Crowell, concur in this filing.					
6						
7	DATED: November 15, 2016 /s/ Gilbert R. Serota					
8	GILBERT R. SEROTA					
9						
10						
11	[PROPOSED] ORDER					
12	Based on the parties' stipulation and the good cause described therein, the Court GRANTS					
13	this stipulation. The following schedule shall apply:					
14	January 13, 2017: Plaintiffs' Deadline To File A New Complaint					
15	March 3, 2017: Schwab's Deadline To File A Motion To Dismiss					
16	April 14, 2017: Plaintiffs' Deadline To File An Opposition to Schwab's					
17	Motion					
18	May 12, 2017: Schwab's Deadline To File Reply					
19	The Court orders that the initial case management conference and all accompanying					
20	deadlines will be continued until after the Court decides Schwab's motion to dismiss.					
21	IT IS SO ORDERED.					
22	DATED: 11/18/16					
23	DATED: 11/18/16 Hon. Richard Secoorg					
24	U.S. District Court Judge					
25						
26						
27						
28						